## IN THE UNITED STATES DISTRICT COURT FOR THE NOTHERN DISTRICT OF OHIO WESTERN DIVISION

JOANNA CASTLE \* Case No. 3:17CV01628

Plaintiff, \* Judge James G. Carr

\* STIPULATION AND JUDGMENT

ENTRY OF DISMISSAL WITH

CHOICE PROPERTIES, INC. \* PREJUDICE

\* Francis J. Landry (0006072)

WASSERMAN, BRYAN, LANDRY

TRION SOLUTIONS II, INC.

\* & HONOLD, LLP

1090 West South Boundary, Suite 500

Defendants \* Perrysburg, Ohio 43551 Telephone: (419) 243-1239

\* Facsimile: (419) 243-2719 Email: FLandry308@aol.com

Attorney for Plaintiff

\* \* \* \* \* \* \* \*

Now come the parties to this action, by and through their respective counsel, and stipulate that the within cause may be dismissed as to both parties Defendant in its entirety with prejudice with the provision that each party bear their own costs and attorneys fees. Based on the above stipulation and for good cause shown, it is hereby **ORDERED**, **ADJUDGED AND DECREED** that the within cause be and the same is hereby dismissed with prejudice as to both parties Defendant in its entirety. It is **FURTHER ORDERED**, **ADJUDGED AND DECREED** that each party shall bear her/its own costs and attorneys fees.

IT IS SO ORDERED.

IT IS SO STIPULATED:

s/Francis J. Landry
Francis J. Landry
Wasserman, Bryan, Landry & Honold, LLP Attorney for Plaintiff

s/William V. Beach \*

William V.Beach Robison, Curphey & O'Connel Attorney for Defendants
Choice Properties, Inc. and
Trion Solutions II, Inc. \*consent per email 2-14-2018